Case 1:22 cv-00002-DAD-S	Document 28 Filed 06/21/22 Page 1 of 5
Address MADERA COUNTY &	JAIL JUN 2 1 2022
195 TOZER STREET	CLERK U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIAN BY
IA) THE	DEPUTY CLERK DEPUTY CLERK
	UNITED STATES DISTRICT COURT
; ,	EASTERN DISTRICT OF CALIFORNIA
Jared Andrew MARTHU (Name of Plaintiff)	(Case Number)
· ·	AMENDED CIVIL RIGHTS COMPLAINT UNDER:
vs. (), (AUT; 110	42 U.S.C. 1983 (State Prisoner)
-hailtian ofeiffer	Bivens Action [403 U.S. 388 (1971)] (Federal Prisoner)
SER GEALY ESCORE &O	<u> </u>
KAHNEEN AllisON	
county of KERN	RECEIVED
CITY OF DELAND	JUN 21 2022
(Names of all Defendants)	
 Previous Lawsuits (list all other previous or pen A. Have you brought any other lawsuits v 	TABLET OF GALL-OPHIA
B. If your answer to A is yes, how many?	ville a prisoner. Tes its i
	in the space below. (If more than one, attach additional page to continue
outlining all lawsuits in same format.)	in the space below. (in more than one, attach additional page to continue
1. Parties to this previous lawsuit	
Plaintiff	MARTIN butierzez
Defendants	Driverber
2. Court (if Federal Court, give n	ame of District; if State Court, give name of County)
3. Docket Number しんりんし	✓ 00 600 4. Assigned Judge
5. Disposition (Was the case disposition)	missed? Appealed? Is it still pending?) んせ
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6. Filing Date (approx.)	7. Dispositi	Filed 06/21/22 ion Date (approx.) <u>(</u>	ENWING.

II. Exhaustion of Administrative Remedies

NOTICE: Pursuant to the Prison Litigation Reform Act of 1995, "[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." 42 U.S.C. § 1997e(a). Prior to filing suit, inmates are required to exhaust the available administrative remedy process, *Jones v. Bock*, 549 U.S. 199, 211, 127 S.Ct. 910, 918-19 (2007); *McKinney v. Carey*, 311 F.3d 1198, 1999 (9th Cir. 2002), and neither futility nor the unavailability of money damages will excuse the failure to exhaust, *Porter v. Nussle*, 534 U.S. 516, 524, 122 S.Ct. 983, 988 (2002). If the court determines that an inmate failed to exhaust prior to filing suit, the unexhausted claims will be dismissed, without prejudice. *Jones*, 549 U.S. at 223-24, 127 S.Ct. at 925-26.

A. Is there	an immate appeal or administrative remedy process available at your institution?
Yes	No
B. Have yo	y filed an appeal or grievance concerning <u>ALL</u> of the facts contained in this complaint?
Yes	No
C. Is the pr	rocess completed?
Yes	If your answer is yes, briefly explain what happened at each level.
	· · · · · · · · · · · · · · · · · · ·
·	
 	
	· · · · · · · · · · · · · · · · · · ·
No	If your answer is no, explain why not.
III. Defendants	
	's full name, official position, and place of employment and address in the spaces below. If you need additional ethe same information for any additional defendants on separate sheet of paper.
), (Astillo is employed as LOZPELTIONAL OKTUED
	Address/Place of Employment

Case 1:22-cv-00002-DAD-SAB Document 28 Filed 06/21/22 Page 3 of 5 B. Name (hp. HAN PECKER is employed as WARDEN) Current Address/Place of Employment _ C. Name HATYLEEN AlliJon is employed as______ Current Address/Place of Employment ____ D. Name SERSKANT ESCOBERS is employed as ______ Current Address/Place of Employment ______ E. Name County OF KIRK is employed as ______ Current Address/Place of Employment ___ IV. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary. Must be in same format outlined below.) Claim 1: The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.): FIRST, FOURTH, FIFTH, SIXTH, EIGHT AND FOURTECHTY AMENDRACHTS U.S. CONSTITUTION Supporting Facts (Include all facts you consider important to Claim 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 1.): INDRECTIONAL OFFICER DILAUTILO FEITAN ME IN SEXUAL WAY SEVERVAL TIMES, OFFICER CASTILLO A 150 USE EXCESSIVE FORCE, HE TRIED TO PURH ME FATO gate, HE source ed my arm and misted It. LAMIO would threaten to UE And SAY I Assoulted Him CASTIllo MAYIE ME UNDER IN EXTERNE COLU TO TRY TO LE ME, LASTITO WOULD DO HAZASING LEN SEARCHES,

TOATH Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-00003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-000003-DAD-SAB Document 28 Filed 06/21/22 Page 4 of 5, 100 William Case 1:22-cv-0000000000000000000000000000000000
WOULD HAVE IMAKE OFFICER HARAU, THOMATER
AND ABUSE ME, CASTINO USED TO INDICH ME OUT OF THE
THE PILL LINE AND THOW MY PAU THE TRAIT OR
JUST CONTINUE TO STAIK ME TO MAKE ME NOT COME TO
yet my medicine or prevent themselfs from giving my
pills to me, once After the DAY I HAD SURGERY CASTILLO
REFUSED to LET ME SEE THE MUSSE. I ENLED UP HAVING
to go to the emorgency room, intillo Always grapamed
At me and picked on me and Aduled me, HE tried to set
ME UP TO KEEP ME IN PRIJON I HAVE WITHFUEL, THIS
man to smented me And Tostfused me. castillo did mose.

<u>Claim 2</u>: The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):

FOURTERUTH AMENDMENTS UNITED STATES CONSTITUTION.

<u>Supporting Facts</u> (Include all facts you consider important to Claim 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, *by name*, did to violate the right alleged in Claim 2.):

SERGEALT EJCURROO UTEU TO HELP CATT'ILU PERT ON

ME AND PILL OF ME, HE SUED TO PARTICIPATE IN

THE JEWAL ASSUMPLY AND TRY TO COURSE THEM UP, WARRED

L'HRITHAIN PERIFFER KNEW ABOUT THE ADUSE AND D'D

NOTHING, I Also would ATTEMPT TO PERIFFER

D'RECTLY ON THE YORD. EVERY TIME I TOIL HIM

I WAS DE BEATEN AND ABUSED RESIFER WOULD SUIT

WALK AWAY, HE NEVER MADE ANY ATTEMPT TO STOP IT.

KATHIERN ASSISTANTIAN

SELBERARY. I WRITE WARREDOWN TIMES. SHE

ALSO Case 1.72/cv-00003-DAD-SAB H Degument 28 Filed 06/21/22 Page 5 of 5
CASTILLO FROM WULATING ME. KATHLEEN ALVON AND
Chairtian efficient KNEW for full WELL OFFICE
COSTILO WAS TOSTUSING AND TERSOSITING ME. I HOLD
THE COUNTY OF KEEN AND THE CITY OF DETAND
RESPONSIBLE AS WELL I TOID THE SHEBIFF AND DISTAILY
ATTORNEYS OFFICE AND AUAIN NO ONE STOPPED LASTITIO OR
EKUBERO, EVERYONE IS AWARE OF THE BEHAVIOR OF
THIS MAN. + HEY ALL KNEW, NO ONE WOULD HELP ME.

V. Relief

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statues.

I wont A Suzy text, I want castillo and Elorgoo fized and Arrived. I want D.J. Attorney assistance and fre protection. I want state and ferroral Soutice Deparament Envesting phions of cold, kitch valley state prison and the office of Internal Affairs. I want too allion oillars In Jamages, they are trying to kill me.

I declare under penalty of perjury that the foregoing is true and correct.

Date: 6-9-2-03/

Signature of Plaintiff:

(Revised 4/4/14)